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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

JOHNNY MIRELES,
Plaintiffs,
vs.

CONTINENTAL FINANCE
COMPANY, LLC,
Defendant(s).

Case No.: 2:17-cv-5081

**COMPLAINT AND DEMAND FOR
JURY TRIAL FOR:**

1. **VIOLATIONS OF THE
ROSENTHAL FAIR DEBT
COLLECTION PRACTICES
ACT [CAL. CIV. CODE § 1788]**
2. **VIOLATIONS OF THE
TELEPHONE CONSUMER
PROTECTION ACT [47 U.S.C. §
227]**

INTRODUCTION

1. JOHNNY MIRELES, (Plaintiff) bring this action to secure redress from CONTINENTAL FINANCE COMPANY, LLC, (Defendant) for violations of the Rosenthal Fair Debt Collection Practices Act [CAL. CIV. CODE § 1788] and for violations of the Telephone Consumer Protection Act [47 U.S.C. § 227].

1 **JURISDICTION AND VENUE**

2 2. Jurisdiction in this Court is proper pursuant to 28 U.S.C. § 1331 as
3 Plaintiff's claims arise under the laws of the United States.

4 3. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b)
5 because the acts and transactions alleged in this Complaint occurred here, Plaintiff
6 resides here, and Defendant transacts business here.

7 **PARTIES**

8 4. Plaintiff is an individual residing in Los Angeles, California.
9 Plaintiff is a natural person from whom a debt collector seeks to collect a consumer
10 debt which is due and owing or alleged to be due and owing from such person.

11 5. Defendant, is a national bank engaged in the business of collecting
12 debt in this state and in several other states, with its principal place of business
13 located in Delaware. The principal purpose of Defendant is the collection of debts
14 in this state and several other states, and Defendant regularly attempts to collect
15 debts alleged to be due another.

16 **FACTUAL ALLEGATIONS**

17 6. Within one year prior to the filing of this action, Defendant contacted
18 Plaintiff to collect money, property or their equivalent, due or owing or alleged to
19 be due or owing from a natural person by reason of a consumer credit transaction
20 and/or "consumer debt" with respect to Plaintiff's personal credit account.

21 7. Defendant constantly and continuously called Plaintiff at his
22 telephone number ending in 7735 with the intent to harass Plaintiff into paying
23 alleged debt. Defendant called Plaintiff from telephone numbers (866) 612-1406
24 and (888) 288-5459. At all times relevant to this action, Defendant called Plaintiff
25 from, but not limited to, the forgoing telephone numbers for the purpose of
26 collecting an alleged debt. Defendant called Plaintiff upwards of three (3) to five
27 (5) times in a single day.
28

1 8. Defendant communicated with Plaintiff with such frequency as to be
2 unreasonable under the circumstances and to constitute harassment, including
3 upwards of at least five (5) telephone calls in one day.

4 9. The natural and probable consequences of Defendant's conduct was
5 to harass, oppress or abuse Plaintiff in connection with the collection of the alleged
6 debt.

7 10. In or around February, 2017, Plaintiff answered one of Defendant's
8 calls and advised an agent that Defendant was to cease placing any further calls to
9 Plaintiff and his cellular telephone. Despite these clear instructions, Defendant
10 continued to place its autodialed collection calls to Plaintiff's cellular telephone
11 thereafter.

12 12. Upon information and belief, Plaintiff alleges that Defendant placed
13 **over fifty (50) autodialed collection calls** to Plaintiff's cellular telephone after
14 Plaintiff had revoked consent to receive such calls on his cellular telephone.

15 13. Defendant and/or its agent(s) used an "automatic telephone dialing
16 system", as defined by 47 U.S.C. § 227(a)(1) to place these aforementioned
17 collection calls to Plaintiff. The dead air that the Plaintiff experienced on the calls
18 that he received (i.e., when Plaintiff answered there was several seconds where no
19 other person was on the other end) is indicative of the use of an automatic telephone
20 dialing system.
21

22 14. This "dead air" is commonplace with autodialing and/or predictive
23 dialing equipment. It indicates and evidences that the algorithm(s) being used by
24 Defendant's and/or its agent's autodialing equipment to predict when the live
25 human agents are available for the next call has not been perfected and/or has not
26 been recently refreshed or updated. Thus resulting in the autodialer placing a call
27 several seconds prior to the human agent's ability to end the current call he or she
28 is on and be ready to accept the new connected call that the autodialer placed,

1 without human intervention, to Plaintiff.

2 15. The dead air is essentially the autodialer holding the call it placed to
3 Plaintiff until the next available human agent is ready to accept it. Should the call
4 at issue been manually dialed by a live human being, there would be no such dead
5 air as the person dialing Plaintiff's cellular telephone would have been on the other
6 end of the call the entire time and Plaintiff would have been immediately greeted
7 by said person.
8

9 16. Defendant's calls constituted calls that were not for emergency
10 purposes as defined by 47 U.S.C. § 227(b)(1)(A).

11 17. Defendant's calls were placed to a telephone number assigned to a
12 cellular telephone service for which Plaintiff incurs a charge for incoming calls
13 pursuant to 47 U.S.C. § 227(b)(1).
14

15 18. As of February, 2017, when Plaintiff demanded that Defendant cease
16 placing its calls to his cellular telephone, any such consent for Defendant to place
17 its autodialed calls (assuming it existed in the first place), was revoked by Plaintiff.
18 Accordingly, Defendant did not have Plaintiff's "prior express consent" to receive
19 calls using an automatic telephone dialing system on his cellular telephone pursuant
20 to 47 U.S.C. § 227(b)(1)(A).

21 19. As a result of Defendant's alleged violations of law by placing these
22 automated calls to Plaintiff's cellular telephone without prior express consent,
23 Defendant caused Plaintiff harm and/or injury such that Article III standing is
24 satisfied in at least the following, if not more, ways:
25

- 26 a. Invading Plaintiff's privacy;
- 27 b. Electronically intruding upon Plaintiff's seclusion;
- 28 c. Intrusion into Plaintiff's use and enjoyment of his cellular

1 telephone;

2 d. Impermissibly occupying minutes, data, availability to answer
3 another call, and various other intangible rights that Plaintiff has as to
4 complete ownership and use of his cellular telephone;

5 e. Causing Plaintiff to expend needless time in receiving, answering,
6 and attempting to dispose of Defendant's unwanted calls.

7 **FIRST CAUSE OF ACTION**

8 **(Violation of the RFDCPA, CAL. CIV. CODE § 1788)**

9
10 20. Plaintiff incorporates by reference all of the above paragraphs of this
11 Complaint as though fully stated herein.

12 21. Defendant violated the RFDCPA. Defendant's violations include, but
13 are not limited to, the following:

14 (a) Defendant violated CAL. CIV. CODE § 1788.11(d) by causing a
15 telephone to ring repeatedly or continuously to annoy the person called; and

16 (b) Defendant violated CAL. CIV. CODE § 1788.11(e) by communicating,
17 by telephone or in person, with the debtor with such frequency as to be
18 unreasonable and to constitute an harassment to the debtor under the circumstances;

19 (c) Defendant violated CAL. CIV. CODE § 1788.17 by collecting or
20 attempting to collect a consumer debt without complying with the provisions of
21 Sections 1692b to 1692j, inclusive, of . . . Title 15 of the United States Code (Fair
22 Debt Collection Practices Act).

23 22. Defendant's acts, as described above, were done intentionally with the
24 purpose of coercing Plaintiff to pay the alleged debt.

25 23. As a result of the foregoing violations of the RFDCPA, Defendant is
26 liable to Plaintiff for actual damages, statutory damages, and attorney's fees and
27 costs.
28

SECOND CAUSE OF ACTION

(Violations of the TCPA, 47 U.S.C. § 227)

24. Plaintiff incorporates by reference all of the above paragraphs of this Complaint as though fully stated herein.

25. Defendant violated the TCPA. Defendant's violations include, but are not limited to the following:

(a) Within four years prior to the filing of this action, on multiple occasions, Defendant violated TCPA 47 U.S.C. § 227 (b)(1)(A)(iii) which states in pertinent part, "It shall be unlawful for any person within the United States . . . to make any call (other than a call made for emergency purposes or made with the prior express consent of the called party) using any automatic telephone dialing system or an artificial or prerecorded voice — to any telephone number assigned to a . . . cellular telephone service . . . or any service for which the called party is charged for the call.

(b) Within four years prior to the filing of this action, on multiple occasions, Defendant willfully and/or knowingly contacted Plaintiffs at Plaintiffs' cellular telephone using an artificial prerecorded voice or an automatic telephone dialing system and as such, Defendant knowing and/or willfully violated the TCPA.

26. As a result of Defendant's violations of 47 U.S.C. § 227, Plaintiff is entitled to an award of five hundred dollars (\$500.00) in statutory damages, for each and every violation, pursuant to 47 U.S.C. § 227(b)(3)(B). If the Court finds that Defendant knowingly and/or willfully violated the TCPA, Plaintiff is entitled to an award of one thousand five hundred dollars (\$1,500.00), for each and every violation pursuant to 47 U.S.C. § 227(b)(3)(B) and 47 U.S.C. § 227(b)(3)(C).

27. Plaintiff is also entitled to seek injunctive relief prohibiting such conduct in the future.

VII. PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests that judgment be entered against Defendant for the following:

- (a) An injunction prohibiting Defendant from contacting Plaintiff on Plaintiff's cellular telephone using an automated dialing system pursuant to 47 U.S.C. § 227(b)(3)(A); and
- (b) Actual damages pursuant to CAL. CIV. CODE § 1788.30(a); and
- (c) As a result of Defendant's violations of 47 U.S.C. § 227(b)(1), Plaintiff is entitled to and requests five hundred dollars (\$500.00) in statutory damages, for each and every violation, pursuant to 47 U.S.C. § 227(b)(3)(B); and
- (d) As a result of Defendant's willful and/or knowing violations of 47 U.S.C. § 227(b)(1), Plaintiff is entitled to and requests treble damages, as provided by statute, up to one thousand five hundred dollars (\$1,500.00), for each and every violation pursuant to 47 U.S.C. § 227(b)(3)(B) and 47 U.S.C. § 227(b)(3)(C); and
- (e) Statutory damages pursuant to CAL. CIV. CODE § 1788.30(b); and
- (f) Costs and reasonable attorney's fees pursuant to CAL. CIV. CODE § 1788.30(c); and
- (g) Awarding Plaintiff any pre-judgment and post-judgment interest as may be allowed under the law; and
- (h) For such other and further relief as the Court may deem just and proper.

DEMAND FOR JURY TRIAL

Please take notice that Plaintiff demands a trial by jury in this action.

1
2 Dated: July 11, 2017
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RESPECTFULLY SUBMITTED,
MARTIN & BONTRAGER, APC

4 By: /s/ Nicholas J. Bontrager

5 Nicholas J. Bontrager
6 *Attorney for Plaintiff*
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